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PCT/US2004/021621	07 July 2004	(07.07.2004)	07 July 2003 (07.07.2003)	
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Applicant				
	CRYPTOGRAPHY RI	ESEARCH INC. et al.		
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The International Bureau transmits herewith the	following documents:			
copy of the international application a	s published by the Intern	national Bureau on under		
No. WO	- ,			
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copy of international application as re				
copy of international application as re No. WO 2005/008385	published by the Internal	lional Bureau on 19 May 2	005 (19.05.2005) under	
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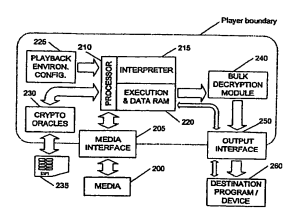
- (74) Agent: RADLO, Edward, J.; Sonnenschein, Nath & Rosenthal, Post Office Box 61080, Wacker Drive Station, Sears Tower, Chicago, IL 60606 (US).
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Published:

with international search report

[Continued on next page]

(54) Title: REPROGRAMMABLE SECURITY FOR CONTROLLING PIRACY AND ENABLING INTERACTIVE CONTENT



The obline

(57) Abstract: Technologies are disclosed to transfer responsibility and control over security from player makers to content authors by enabling integration of security logic and content. An exemplary optical disk (200) carries an encrypted digital video title combined with data processing operations (225) that implement the titles security policies and decryption processes. Player devices include a processing environment (e.g., a real-time virtual machine), which plays content by interpreting its processing operations. Players also provide procedure calls to enable content code to load data from media, perform network communications, determine playback environment configurations (225), access secure non-volatile storage, submit data to CODECs for output (250), and/or perform cryptographic operations. Content can insert forensic watermarks in decoded output for tracing pirate copies. If pirates compromise a player or title, future content can be mastered with security features that, for example, block the attack, revoke pirated media, or use native code to correct player vulnerabilities.

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 before the expiration of the time limit for amending the claims and to be republished in the event of receipt of amendments

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For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

International application No.

PCT/US04/21621

A. CLA	SSIFICATION OF SUBJECT MATTER		
IPC(7)	: G06F 12/14		
US CL	: 713/185		
According to	o International Patent Classification (IPC) or to bot	national classification and IPC	_
B. PIBL	DS SEARCHED		
Minimum de	ocumentation searched (classification system follow	ed by classification symbols)	
U.S. : 3	380/201,232,233; 705/51,5 6,5 7; 713/2,170,171,18	1,185,190; 369/26.01,30.01,47.12.47.15:	711/108, 365/49
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Please See C	Continuation Sheet		carcar actins asea)
C. DOC	UMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where	managinta of the state of the s	
X	US 6,314,409 B2 (SCHNECK et al) 6 November	appropriate, of the relevant passages	Relevant to claim No.
	\$1212, col. 7, lines 41-4-8, col. 15 lines 30-40, (2001, 11g. 11: 18010 l, lig. 12: item	1-4, 11
	35, col. 31 lines 20-25.	201. 19 times 01-07, coi. 20 times 1-4, 30-	
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A	US 5,191,611 A (LANG) 2 March 1993, Entire I	Occument.	1-4, 11
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A	US 5,638,443 A (STEFIK. et al) 10 June 1997, Er	tire Document.	1-4, 11
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A	US 5,392,351 A (HASBE et al) 21 February 1995, Entire Document.		1-4, 11
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•	US 5,450,489 A (OSTROVER et al) 12 September	r 1995, Entire Document.	1-4, 11
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Further	documents are listed in the continuation of Box C.	See patent family annex.	
	pecial categories of cited documents:	Telester document published after the inter	notional filling data and the
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establish th	which may throw doubts on priority claim(s) or which is cited to ne publication date of another citations, or other special reason (as		·
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Comi	missioner for Patents Box 1450	Andrew Caldwell	!
Alex	andria, Virginia 22313-1450	Telephone No. 305-3900	İ
	(703) 305-3230	•	į
orm PCT/ISA	/210 (second sheet) (January 2004)		

International application No.

PCT/US04/21621

Box No. II	Observations where certain claims were found uncorrelable (C
sheet)	Observations where certain claims were found unsearchable (Continuation of item 2 of first
This internation reasons:	al search report has not been established in respect of certain claims under Article 17(2)(a) for the following
	laims Nos.: ecause they relate to subject matter not required to be searched by this Authority, namely:
be	laims Nos.: cause they relate to parts of the international application that do not comply with the prescribed requirements to ch an extent that no meaningful international search can be carried out, specifically:
6.4(a).	laims Nos.: cause they are dependent claims and are not drafted in accordance with the second and third sentences of Rule
Box No. III	Observations where unity of invention is lacking (Continuation of Item 3 of first sheet)
2. As pay 3. As	all required additional search fees were timely paid by the applicant, this international search report covers all rehable claims. all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite ment of any additional fee. only some of the required additional search fees were timely paid by the applicant, this international search out covers only those claims for which fees were paid, specifically claims Nos.:
Remark on Protes	required additional search fees were timely paid by the applicant. Consequently, this international search report stricted to the invention first mentioned in the claims; it is covered by claims Nos.: The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

Form PCT/ISA/210 (continuation of first sheet(2)) (January 2004

International application No. PCT/USO4/21621

BOX III. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

Group 1, claim(s) 1-4 and 11, drawn to a method for limiting access to non-volatile digital storage contained in a device executing instructions in a Touring-complete interpreter.

Group 2, claim(s) 5-7, drawn to a digital optical storage medium containing encrypted audiovisual content playback on any of a plurality of device architectures.

Group 3, claim(s) 8-10, drawn to an automated method for enabling a playback device containing a nonvolatile memory to determine whether permission to use digital optical disk media has been revoked.

The invantions listed as Groups 1-3 do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Group 1 includes limitations directed towards access control via authentication of a hash value of executable instructions, Group 2 is directed towards an optical disk with a playback program encoded thereupon which when executed determines which of a plurality of security weaknesses are present in a playback (executing) device, Group 3 is directed towards limiting access to a digital storage xnedium via determining if an instance of permission to utilize the medium has been revoked based upon reading an identifier from the medium and comparison with a

No generic linking claim(s) is found in the claim groups.

The 3 claim groups are independent and distinct from one another as per MPEP Sec. 802.21 and within the meaning of 35 USC 121.

The requirement for unity of invention referred to in Rule 13.1 is not met. There is no technical relationship among the 3 inventions claimed in claim groups 1-3 involving one or more of the same or corresponding technical features.

INTERNATIONAL SEARCH REPO	RT	PCT/US04/21621	
Continuation of B. FIELDS SEARCHED Item 3: EAST NPL			

Form PCT/ISA/210 (extra sheet) (January 2004)

PATENT COOPERATION TREATY

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INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 8758PCT	FOR FURTHER ACTION as w	see Porm PCT/ISA/220 ell as, where applicable, item 5 below.		
International application No. PCT/US04/21621	International filing date (day/month of July 2004 (07.07.2004)	h/year) (Earliest) Priority Date (day/month/year) 07 July 2003 (07.07.2003)		
Applicant CRYPTOGRAPHY RESEARCH				
This international search report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau. This international search report consists of a total of sheets. It is also accompanied by a copy of each prior art document cited in this report.				
The international	nless otherwise indicated under this search was carried out on the basis	on the basis of the international application in the item. of a translation of the international application		
b. With regard to any nucleoti		closed in the international application, see Box No.		
2. Certain claims were found unsearchable (See Box No. II) 3. Unity of invention is lacking (See Box No. III) 4. With regard to the title,				
the text is approved as submitted by the applicant. the text has been established by this Authority to read as follows:				
5. With regard to the abstract, the text is approved as submit the text has been established, applicant may, within or	according to Rule 38.2(b), by this	Authority as it appears in Box No. IV. The fthis international search report, submit comments		
to this Authority. 6. With regard to the drawings,				
as suggested by the a		_		
as selected by this Au	as selected by this Authority, because the applicant failed to suggest a figure. as selected by this Authority, because this figure better characterizes the invention.			
b. none of the figures is to be published with the abstract. rm PCT/ISA/210 (first sheet) (Jamuary 2004)				

CC: IYang

International application No.

PCT/US04/21621

Box No. II Observations where certain claims were found unsearchable (Continuation of item 2 of first
sheet)
This international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2. Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:
Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box No. III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows: Please See Continuation Sheet 1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims. 2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. 3. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.
orm PCT/ISA/210 (continuation of first sheet(2)) (January 2004)

International application No.

PCT/US04/21621

Box IV TEXT OF THE ABSTRACT (Continuation of Item 5 of the first sheet)

The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

New Abstract

ABSTRACT

Technologies are disclosed to transfer responsibility and control over security from player makers to content authors by enabling integration of security logic and content. An exemplary optical disk (200) carries an encrypted digital video title combined with data processing operations. Then that implement the titles security policies and decryption processes. Player devices include a processing environment (e.g. a real-time virtual machine), which plays content by interpreting its processing operations. Players also provide procedure calls to enable content code to load data from media, perform network communications, determine playback environment configurations (225), access secure non-volatile storage, submit data to CODECs for output (250), and/or perform cryptographic operations. Content can insert forensic watermarks in decoded output for tracing pirate copies. If pirates compromise a player or title, future content can be mastered with security features that, for example, block the attack, revoke pirated media, or use native code to correct player vulnerabilities.

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Form PCT/ISA/210 (continuation of first sheet(3)) (January 2004)

International application No.

			PC1/US04/21621	
	SSIFICATION OF SUBJECT MATTER			
IPC(7) US CL	: G06F 12/14			
	: 713/185		4 TDC	
According to International Patent Classification (IPC) or to both national classification and IPC B. FIELDS SEARCHED				
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Minimum documentation searched (classification system followed by classification symbols) U.S.: 380/201,232,233; 705/51,56,57; 713/2,170,171,181,185,190; 369/26.01,30.01,47.12,47.15; 711/108, 365/49				
Documentati	ion searched other than minimum documentation to	he extent that such docum	nents are included	in the fields searched
Electronic de Please See C	ata base consulted during the international search (no continuation Sheet	ame of data base and, who	ere practicable, s	earch terms used)
	UMENTS CONSIDERED TO BE RELEVANT			
Category *	Citation of document, with indication, where			Relevant to claim No.
х	US 6,314,409 B2 (SCHNECK et al) 6 November S1212, col. 7, lines 41-48, col. 15 lines 30-40, c 35, col. 31 lines 20-25.	2001, fig. 11: Table 1, fig. ol. 19 lines 61-67, col. 20	g. 12: item 0 lines 1-4, 30-	1-4, 11
A	US 5,191,611 A (LANG) 2 March 1993, Entire Document.			1-4, 11
A	US 5,638,443 A (STEFIK et al) 10 June 1997, Entire Document.			1-4, 11
A	US 5,392,351 A (HASEE et al) 21 February 1995, Entire Document.		1-4, 11	
A	US 5,450,489 A (OSTROVER et al) 12 September 1995, Entire Document.		1-4, 11	
Purther	documents are listed in the continuation of Box C.	See patent far	nily annex.	
"A" document	pecial categories of cited documents: defining the general state of the art which is not considered to be lar relevance	principle or theor	onflict with the applica ry underlying the inven	t t
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International application No. INTERNATIONAL SEARCH REPORT PCT/US04/21621 BOX III. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid. Group1, claim(s) 1-4 and 11, drawn to a method for limiting access to non-volatile digital storage contained in a device executing instructions in a Touring-complete interpreter. Group 2, claim(s) 5-7, drawn to a digital optical storage medium containing encrypted audiovisual content playback on any of a plurality of device architectures. Group 3, claim(s) 8-10, drawn to an automated method for enabling a playback device containing a nonvolatile memory to determine whether permission to use digital optical disk media has been revoked. The inventions listed as Groups 1-3 do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: Group 1 includes limitations directed towards access control via authentication of a hash value of executable instructions, Group 2 is directed towards an optical disk with a playback program encoded thereupon which when executed determines which of a plurality of security weaknesses are present in a playback (executing) device, Group 3 is directed towards limiting access to a digital storage medium via determining if an instance of permission to utilize the medium has been revoked based upon reading an identifier from the medium and comparison with a revocation list. No generic linking claim(s) is found in the claim groups. The 3 claim groups are independent and distinct from one another as per MPEP Sec. 802.21 and within the meaning of 35 USC 121. The requirement for unity of invention referred to in Rule 13.1 is not met. There is no technical relationship among the 3 inventions claimed in claim groups 1-3 involving one or more of the same or corresponding technical features.

Form PCT/ISA/210 (extra sheet) (January 2004)

INTERNATIONAL SEARCH REPORT	International application No. PCT/US04/21621
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